Document 27

Filed 06/27/2008

Page 1 of 8

And ADR Deadlines; Case No. CV 08-01990-WDB

Case 4:08-cv-01990-WDB

K&E 13009714.

WHEREAS Plaintiff filed its complaint in the above-captioned case on April 16, 2008
[Docket No. 1];

WHEREAS pursuant to Local Rule 6-1(a), the parties filed a Stipulation Re: Extension Of Time To Respond To The Complaint on May 7, 2008 [Docket No. 8];

WHEREAS by an order dated June 10, 2008, the Judicial Panel on Multidistrict Litigation transferred twenty (20) actions to the Western District of Pennsylvania and noted additional tagalong actions, including this case, that would be subject to a conditional transfer order;

WHEREAS on June 24, 2008, the Judicial Panel on Multidistrict Litigation issued an order conditionally transferring this case (among others) to the Western District of Pennsylvania;

WHEREAS the transferee court in the Western District of Pennsylvania has scheduled a pretrial hearing to address, among other things, the plaintiffs' filing of a consolidated amended complaint and the defendants' responses thereto;

WHEREAS in light of the anticipated transfer of this action and others to the Western District of Pennsylvania, the parties have conferred and agree that the deadlines set forth in the Court's Order Setting Initial Case Management Conference and ADR Deadlines filed on April 16, 2008, (the "April 16, 2008 Order") [Docket No. 3], should be stayed in anticipation of the transfer of this case to the Western District of Pennsylvania;

THEREFORE, Plaintiff and Defendants, by and through their respective counsel of record, hereby stipulate that the deadlines set forth in the Court's April 16, 2008 Order should be stayed pending transfer and consolidation in the Western District of Pennsylvania.

FILER'S ATTESTATION: Pursuant to Order No. 45, Section X(B) regarding signatures, Corey C. Watson attests that concurrence in the filing of this document has been obtained from each of the signatories listed below.

	11	
1	DATED: June 27, 2008	/s/ Corey C. Watson
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7		Guardian Fabrication Inc., Guardian Walled Lake Fabrication Corp. and Guardian Glass Company
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9		
10	DATED: June 27, 2008	/s/ Michael L. Meeks Michael L. Meeks (S.B.N. 172000)
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		Inc. and Nippon Sheet Glass Co.
22		
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		Stipulation To Extend Deadlines Set Forth In Order Setting Initial Case Management Conference
		And ADR Deadlines: Case No. CV 08-01990-WDB

And ADR Deadlines; Case No. CV 08-01990-WDB

1 2 3 4 5 6	DATED: June 27, 2008	/s/ Jeremy Calsyn Jeremy Calsyn (S.B.N. 205062) Mark Leddy CLEARY GOTTLIEB STEEN & HAMILTON LLP 2000 Pennsylvania Avenue, NW Washington, DC 20006 Telephone: (202) 974-1500 Facsimile: (202) 974-1999
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8		Europe S.A., AGC America Inc., AGC Interedge
9		Technologies, LLC and AMA Glass Corporation
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1	DATED: June 27, 2008	/s/ Richard B. Kendall
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14		Corporation, Saint-Gobain Glass Corporation and, Saint-Gobain Glass Exprover North America
15		Corporation
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17	DATED: June 27, 2008	/s/ Lawrence R. Desideri
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23		·
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24		Auto Glass, LLC, PPG Industries International Inc.
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	•	Stipulation To Extend Deadlines Set Forth In Order

K&E 13009714.

Stipulation To Extend Deadlines Set Forth In Order Setting Initial Case Management Conference And ADR Deadlines; Case No. CV 08-01990-WDB

DATED: June 26, 2008

/s/ Pamela E. Woodside

Pamela E. Woodside (S.B.N. 226212)

Francis O. Scarpulla (S.B.N. 41059)

Craig C. Corbuitt (S.B.N. 83251)

Matthew R. Schultz (S.B.N. 220641)

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Attorneys for Plaintiff G&C Auto Body, Inc., individually and on behalf of all others similarly situated

## **PROOF OF SERVICE**

I, Aida Ramos, am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is 777 South Figueroa Street, Suite 3400, Los Angeles, California 90017.

On June 27, 2008, I served the following document:

## 1. STIPULATION TO EXTEND DEADLINES SET FORTH IN ORDER SETTING INITIAL CASE MANAGEMENT CONFERENCE AND ADR DEADLINES

on the interested parties listed below in this action as follows:

Francis O. Scarpulla	Lawrence R. Desideri
Craig C. Corbuitt	Andrew M. Johnstone
Matthew R. Schultz	WINSTON & STRAWN LLP
Pamela E. Woodside	35 W. Wacker Drive
Traviss Galloway	Chicago, Illinois 60601
ZELLE, HOFMANN, VOELBEL, MASON &	
GETTE LLP	Attorneys for Defendants PPG Industries,
44 Montgomery Street, Suite 3400	Inc., PPG Auto Glass, LLC, PPG Industries

Attorneys for Plaintiff, G&C Auto Body, Inc.

San Francisco, CA 94104

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Michael L. Meeks (S.B.N. 172000) E-Mail: meeksm@pepperlaw.com PEPPER HAMILTON LLP Suite 1200 4 Park Plaza Irvine, CA 92614-5955

Telephone: (949) 567-3509 Facsimile: (949) 863-0151

Attorneys for Defendants Pilkington Group Limited, Pilkington North America Inc., Pilkington Holdings Inc. and Nippon Sheet Glass Co.

-7-

Stipulation To Extend Deadlines Set Forth In Order Setting Initial Case Management Conference And ADR Deadlines; Case No. CV 08-01990-WDB

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1	Mark Leddy	Richard B. Kendall	
2	Jeremy Calsyn	Irell & Manella LLP	
	CLEARY GOTTLIEB STEEN & HAMILTON LLP	1800 Avenue of Stars Suite 900	
3	2000 Pennsylvania Avenue, NW	Los Angeles, CA 90067	
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	AGC Flat Glass North America, Inc., AGC Flat	I with	
6	Glass Europe S.A., AGC America Inc., AGC	Paul S. Hessler	
7	Interedge Technologies, LLC and AMA Glass Corporation	Thomas A. McGrath LINKLATERS LLP	
8	corporanon:	1345 Avenue of the Americas	
		New York, NY 10105	
9		Attorneys for Defendants Compagnie de	
10		Saint-Gobain, Saint-Gobain Corporation,	
11		Certainteed Corporation, Saint-Gobain Glass Corporation and, Saint-Gobain Glass	
12	·	Exprover North America Corporation	
13	Notice of Electronic Filing] The d	locument is being served this day on all counsel of	
14	record identified above via transmission of Notices of Electronic Filing generated by CM/ECF,		
15	provided they are a registered user.		
16	[U.S. Mail] By placing the document(s) listed above in a sealed envelope with		
17	postage thereon fully prepaid, in the United States mail at Los Angeles, California, addressed as set		
18	forth above. I am familiar with the firm's practice	of collection and processing correspondence for	
19	mailing. Under that practice it would be deposited	with the United States postal service on that same	
20	day with postage thereon fully prepaid in the ordinary course of business.		
21	[Federal] I declare that I am employed in the office of a member of the bar of this		
22	court at whose direction the service was made.		
23	Executed June 27, 2008, at Los Angeles, California.		
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25			
26	Aida Ramos		
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	·		
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	Case 4:08-cv-01990-WDB Docu	ment 27-2	Filed 06/27/2008	Page 1 of 4
1	Caray C. Watson (S.P.N. 204670)		ь	
1	Corey C. Watson (S.B.N. 204679) Email: cwatson@kirkland.com KIRKLAND & ELLIS LLP			
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4	Facsimile: (213) 680-8500	natrios		
5 6	Attorneys for Defendants Guardian Ind Corp.; Guardian Fabrication Inc.; Guar Walled Lake Fabrication Corp., and Gu Glass Co.	dian		
7		OTATES DI	STRICT COURT	
8				
9	NORTHER	an DISTRIC	Γ OF CALIFORNIA	
10	G&C Auto Body, Inc. on behalf of itse others similarly situated,	lf and all )( )	CASE NO. CV 08-019	90-WDB
11	Plaintiff,	) Ì	[PROPOSED] ORDE DEADLINES SET FO	ORTH IN ORDER
12	v.	,	SETTING INITIAL ( CONFERENCE AND	CASE MANAGEMENT OADR DEADLINES
13	GUARDIAN INDUSTRIES CORP.;	)		
14	GUARDIAN FABRICATION INC.; GUARDIAN WALLED LAKE	)		
15	FABRICATION CORP.; GUARDIAN COMPANY; PILKINGTON GROUP	GLASS )		
16	LIMITED.; PILKINGTON NORTH A INC.; PILKINGTON HOLDINGS INC	MERICA)		
17	NIPPON SHEET GLASS CO.; COMP DE SAINT-GOBAIN; SAINT-GOBAI	AGNIE )		
18	CORPORATION; CERTAINTEED CORPORATION; SAINT-GOBAIN G	)		
19	CORPORATION; SAINT-GOBAIN G EXPROVER NORTH AMERICA			
20	CORPORATION; ASAHI GLASS CO LIMITED; AGC FLAT GLASS; AGC			
21	GLASS NORTH AMERICA; AGC FL   GLASS EUROPE; AGC AMERICA, I			
22	AGC INTEREDGE TECHNOLOGIES AMA GLASS CORPORATION; PPG	S, INC.; )		
23	INDUSTRIES, INC.; PPG AUTO GLA LLC; PPG INDUSTRIES INTERNAT			
24	INC.; JOHN DOES I-X,	)		
25	Defendants.	)		
26		)		
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			Order Setting Initial	ctending Deadlines Set Forth In Case Management Conference
	K&E 13014444.		And ADR Deadlines	Case No. CV 08-01990-WDB

K&E 13014444.

WHEREAS Plaintiff filed its complaint in the above-captioned case on April 16, 2008 1 2 [Docket No. 1]; 3 WHEREAS by an order dated June 10, 2008, the Judicial Panel on Multidistrict Litigation transferred twenty (20) actions to the Western District of Pennsylvania and noted additional tag-4 5 along actions, including this case, that would be subject to a conditional transfer order; WHEREAS on June 24, 2008, the Judicial Panel on Multidistrict Litigation issued an order 6 conditionally transferring this case (among others) to the Western District of Pennsylvania; 7 8 WHEREAS the transferee court in the Western District of Pennsylvania has scheduled a pre-9 trial hearing to address, among other things, the plaintiffs' filing of a consolidated amended complaint and the defendants' responses thereto; 10 WHEREAS in light of the anticipated transfer of this action and others to the Western 11 District of Pennsylvania, the parties have conferred and agreed that the deadlines set forth in the 12 13 Court's Order Setting Initial Case Management Conference and ADR Deadlines filed on April 16, 2008, (the "April 16, 2008 Order") [Docket No. 3], should be stayed pending transfer of this case to 14 the Western District of Pennsylvania; 15 16 WHEREAS the parties have concurrently submitted a STIPULATION TO EXTEND DEADLINES SET FORTH IN ORDER SETTING INITIAL CASE MANAGEMENT 17 18 CONFERENCE AND ADR DEADLINES, seeking the relief in this Order; IT IS HEREBY ORDERED THAT the deadlines set forth in the Court's April 16, 2008 19 Order shall be stayed pending transfer and consolidation of this case in the Western District of 20 Pennsylvania. 21 22 DATED: , 2008 23 The Honorable Wayne D. Brazil 24 Judge of the United States District Court 25 Northern District of California 26 27

## **PROOF OF SERVICE**

I, Aida Ramos, am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is 777 South Figueroa Street, Suite 3400, Los Angeles, California 90017.

On June 27, 2008, I served the following document:

## 1. [PROPOSED] ORDER EXTENDING DEADLINES SET FORTH IN ORDER SETTING INITIAL CASE MANAGEMENT CONFERENCE AND ADR DEADLINES

on the interested parties listed below in this action as follows:

Francis O. Scarpulla	Lawrence R. Desideri
Craig C. Corbuitt	Andrew M. Johnstone
Matthew R. Schultz	WINSTON & STRAWN LLP
Pamela E. Woodside	35 W. Wacker Drive
Traviss Galloway	Chicago, Illinois 60601
ZELLE, HOFMANN, VOELBEL, MASON &	_
GETTE LLP	Attorneys for Defendants PPG Industries,
44 Montgomery Street, Suite 3400	Inc., PPG Auto Glass, LLC, PPG Industries

Attorneys for Plaintiff, G&C Auto Body, Inc.

San Francisco, CA 94104

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Attorneys for Defendants Pilkington Group Limited, Pilkington North America Inc., Pilkington Holdings Inc. and Nippon Sheet Glass Co.

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[Proposed] Order Extending Deadlines Set Forth In Order Setting Initial Case Management Conference And ADR Deadlines; Case No. CV 08-01990-WDB

K&E 13014444.

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postage thereon fully prepaid, in the United States mail at Los Angeles, California, addressed as set forth above. I am familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the United States postal service on that same day with postage thereon fully prepaid in the ordinary course of business.

court at whose direction the service was made.

Executed June 27, 2008, at Los Angeles, California.

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